

EXPEDITED PROCEDURE – EXAMINING GROUP 2136

S/N 09/484,691

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Hashem Mohammad Ebrahimi	Examiner:	Carl G. Colin
Serial No.:	09/484,691	Group Art Unit:	2136
Filed:	January 18, 2000	Docket No.:	1565.035US1
Title:	BROKERING STATE INFORMATION AND IDENTITY AMONG USER AGENTS, ORIGIN SERVERS, AND PROXIES		

AMENDMENT & RESPONSE UNDER 37 C.F.R. 1.114

Mail Stop RCE
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

This Amendment and Response is filed in conjunction with a Request for Continued Examination to re-open prosecution of the instant Application after a Decision by the Board of Patent Appeals and Interferences was rendered in Appeal 2009-002157, in accord with M.P.E.P. § 706.07(h)(XI)(A), which states:

“The filing of an RCE (accompanied by the fee and a submission) after a decision by the Board of Patent Appeals and Interferences, but before the filing of a Notice of Appeal to the Court of Appeals for the Federal Circuit (Federal Circuit) or the commencement of a civil action in federal district court, will also result in the finality of the rejection or action being withdrawn and the submission being considered.”

Thus, in response to the Final Office Action mailed November 3, 2005, the Advisory Action mailed January 24, 2006, and the Decision by the Board (hereinafter the “Decision”) mailed October 27, 2009, the Applicant respectfully requests amendment of the Application as shown, and consideration of the appended remarks.

Since December 27, 2009 falls on a Sunday, this Request for Continued Examination (RCE) along with the proper fee is proper if filed on Monday, December, 28, 2009. Again, this is an RCE along with the proper fee so that entry of the amendments noted below are appropriate.